Case 1:24-cv-03613-GHW	Document 43	Filed 10/29/2	⁴ USDC SDNY ² DOCUMENT ELECTRONICALLY FILED
			DOC #:
UNITED STATES DISTRICT COURT			DATE FILED: 10/29/24
SOUTHERN DISTRICT OF NEW	YORK		
		X	
FAUSTO RUMALDO, on behalf of others similarly situated,	Civil Action No.: 24-cv-03613-GHW		
Plaintiff,			
		C	ORDER OF
-against-		Ţ	<u>UDGMENT</u>
THRYLOS 77 CORP., 1821 NOVE	ELTY EATS COR	₹P.,	
SOCRATES SELLAS and MARIA	KATECHIS,		

Defendants. X

This action having been commenced on May 10, 2024 by the filing of a Summons and Complaint, and a copy of the Summons and Complaint having been personally served on Thrylos 77 Corp. ("Thrylos"), 1821 Novelty Eats Corp. ("1821"), Socrates Sellas ("Sellas"), and Maria Katechis ("Katechis"); and

On May 17, 2024, an Affidavit of Service was filed with the Court demonstrating that Thrylos was served with process via the Secretary of State on May 16, 2024, providing it until June 6, 2024 to respond to the Complaint. *ECF No. 12*; and

On May 17, 2024, an Affidavit of Service was filed with the Court demonstrating that 1821 was served with process via the Secretary of State on May 16, 2024, providing it until June 6, 2024 to respond to the Complaint. *ECF No. 13;* and

On May 17, 2024, an Affidavit of Service was filed with the Court demonstrating that Sellas was served process by someone of suitable age and discretion on June 7, 2024, providing him until June 7, 2024 to respond to the Complaint. *ECF No. 14;* and

On May 17, 2024, an Affidavit of Service was filed with the Court demonstrating

that Ketchas was served process by someone of suitable age and discretion on June 7, 2024,

providing him until June 7, 2024 to respond to the Complaint. ECF No. 15; and

Defendants have failed to appear or respond to the Complaint by filing an answer

or motion; and

A Clerk's Certificate of Default was entered by the Clerk of Court for each of the

Defendants, and noting each Defendant's default (ECF No. 27). The time for answering

the Complaint having expired; and

An Order to Show Cause was issued by the Court on September 13, 2024 advising

Defendants to appear for a hearing on October 29, 2024 at 9:00 a.m., which Order to Show

Cause was served on Defendants on September 16, 2024 (ECF Nos. 31-34), and

Defendants having failed to appear for the hearing on October 29, 2024, whereby

the Court held a show cause hearing on Plaintiff's motion for a default judgment; it is

hereby

ORDERED, ADJUDGED AND DECREED that the Plaintiff has judgment

against Defendants, jointly and severally, in the amount of \$370,338.67 under the Fair

Labor Standards Act ("FLSA") and New York Labor Law ("NYLL"), made up of

\$151,990.00 in unpaid wages, \$151,990.00 in liquidated damages, \$5,000.00 in damages

pursuant to NYLL §191(1), \$5,000.00 in damages pursuant to NYLL §191(3), \$51,830.67

in pre-judgement interest through October 29, 2024, plus attorneys' fees of \$3,818.00 and

\$710.00 in costs.

SO ORDERED.

Dated: October 29, 2024

New York, New York

GRECORYH. WOODS

United States District Judge

2